IN THE WITED STATES PATENT & TRADEMARK OFFICE

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IN RE APPEREATION OF: Dennis G. Pardikes	) Examiner: Unassigned
CASE: 2778-33	) Group Art Unit: Unknown
SERIAL NO.: 09/755,239	) Confirmation No.: 3753
FILED ON: January 5, 2001	COMMUNICATION
FOR: MEANS FOR AND METHODS OF USING SELECTED ENERGY FACTOR TO APPI PAPER COATING	,
ASSISTANT COMMISSIONER OF PATENTS WASHINGTON, DC 20231	
NECESSARY FEES: If any charges or following Communication (including but n may be paid out of our deposit account it	TION FOR THE ACCEPTANCE OF ANY fees must be paid in connection with the ot limited to the payment of issue fees), they No. 12-0064. If this payment also requires a on to pay as the necessary Petition which is
the time for response to the Office Action from to Submitted had cover the cost of the extension. If a che this Petition, please charge my deposit	erewith is check No for \$ to eck is lost, or otherwise does not accompany account number 12-0064 in the appropriate n. Any deficiency or overpayment should be
I hereby certify that this correspondence is being deposited with the United States Postal Service as first-class mail in an envelope addressed to:  Commissioner of Patents and Trademarks,  Washington, D.C. 20231 on:  Date: 4 2 5 - 0 1  Signature: De boore Rush	REGISTRATION         Charles A. Laff       19787         J. Warren Whitesel       16830         Larry L. Saret       27674         Martin L. Stern       28911         Louis Altman       19373         Barry W. Sufrin       27398         Marshall W. Sutker       19995         Kevin C. Trock       37745         Jack R. Halvorsen       18394         William A. Meunier       41193         Lisa C. Childs       39937

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Debbie Rush

Atty. Dkt. No. 2778-33 Ser. No. 09/755,239



## **COMMUNICATION**

Responsive to a Formalities Letter, mailed June 18, 2001, applicant submits the enclosed drawings for the above-identified application.

Applicant's Preliminary Communication (copy return post card with mail room stamp enclosed) mailed March 7, 2001requested an extension of time to file the necessary drawings, if the Preliminary Communication was not granted. Applicant also requested that any necessary fees be taken out of our Deposit Account No. 12-0064.

In this connection, if it is necessary to file a Petition, please construe this "Communication" as the necessary Petition, paying any necessary fees out of our Deposit Account No. 12-0064.

Dated: 6/25/01

Respectfully submitted

J. Warren Whitesel

Registration No. 16830

MICHAEL BEST & FRIEDRICH LLC

LAFF, WHITESEL & SARET

ATTORNEYS AT LAW

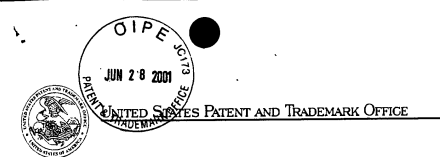
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APPLICATION NUMBER

FILING/RECEIPT DATE

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ATTORNEY DOCKET NUMBER

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Chicago, IL 60611

LAFF, WHITESEL & SARET, LTD 401 North Michigan Avenue

01/05/2001

**Dennis Pardikes** 

2778-33

**CONFIRMATION NO. 3753** 

**FORMALITIES LETTER** 

OC000000006195998

Date Mailed: 06/18/2001

## NOTICE OF INCOMPLETE REPLY (NONPROVISIONAL)

## Filing Date Granted

The U.S. Patent and Trademark Office has received your reply on to the Notice mailed and it has been entered into the nonprovisional application. The reply, however, doesnot include the following items required in the Notice.

The period of reply remains as set forth in the Notice. You may, however, obtain EXTENSIONS OF TIME under the provisions of 37 CFR 1.136 (a)accompanied by the appropriate fee (37 CFR 1.17(a)).

A complete reply must be timely filed to prevent ABANDONMENT of the above-identified application.

- Substitute drawings in compliance with 37 CFR 1.84 because:
  - drawing sheets do not have the appropriate margin(s) (see 37 CFR 1.84(g)). Each sheet must include a top margin of at least 2.5 cm. (1 inch), a left side margin of at least 2.5 cm. (1 inch), a right side margin of at least 1.5 cm. (5/8 inch), and a bottom margin of at least 1.0 cm. (3/8 inch);

A copy of this notice <u>MUST</u> be returned with the reply.

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Initial Patent Examination Division (703) 308-1202

PART 2 - COPY TO BE RETURNED WITH RESPONSE